SUMMARY

AN ORDINANCE to amend Chapter 61 of the 1984 Detroit City Code, 'Zoning,' by adding Secs. 61-2-152, 61-2-153, 61-2-154, 61-2-155, 61-2-156, 61-3-355, 61-3-356, 61-3-357 and 61-14-58.75 and amending Secs. 61-2-71, 61-3-351, 61-3-352, 61-3-353, 61-3-354, 61-9-44, 61-9-84, 61-9-104, 61-9-124, 61-10-24, 61-10-44, 61-10-64, 61-10-84, 61-10-104, 61-11-194, 61-11-304, 61-11-316, 61-12-79, 61-12-80, 61-12-92, 61-12-95, 61-12-96, 61-12-343, 61-12-443, 61-14-58.5, 61-16-131, 61-16-132, and Appendix A, Division 13: to create the medical marihuana facility review committee, to add medical marihuana provisioning centers as a conditional use in B2, B4, B5, B6, M1, M2, M3, M4, and SD2 zoning districts outside of Gateway Radial Thoroughfare and Traditional Main Street overlay areas; to prohibit medical marihuana provisioning centers, processors, growers and secure transporters within drug-free zones; to eliminate new applications for medical marihuana caregiver centers as of the effective date; to add medical marihuana growers as a conditional use in M1, M2, M3, M4, and M5; to add medical marihuana processors as a conditional use in B6, M1, and M2, M3, M4 and M5; to add medical marihuana safety compliance facilities as a conditional use in B4, B5, and B6, M1, M2, M3, M4 and M5; to add medical marihuana secure transporters as a conditional use in B6, M1 M2, M3, M4 and M5; to add use regulations for medical marihuana facilities; to add definitions related to medical marihuana; and to provide certain non-substantive corrections.

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BY COUNCIL MEMBER

2 AN ORDINANCE to amend Chapter 61 of the 1984 Detroit City Code, 'Zoning,' by 3 adding Secs, 61-2-152, 61-2-153, 61-2-154, 61-2-155, 61-2-156, 61-3-355, 61-3-356, 61-3-357 4 and 61-14-58.75 and amending Secs. 61-2-71, 61-3-351, 61-3-352, 61-3-353, 61-3-354, 61-9-44. 61-9-84, 61-9-104, 61-9-124, 61-10-24, 61-10-44, 61-10-64, 61-10-84, 61-10-104, 61-11-194, 5 6 61-11-304, 61-11-316, 61-12-79, 61-12-80, 61-12-92, 61-12-95, 61-12-96, 61-12-343, 61-12-7 443, 61-14-58.5, 61-16-131, 61-16-132, and Appendix A, Division 13: to create the medical 8 marihuana facility review committee, to add medical marihuana provisioning centers as a 9 conditional use in B2, B4, B5, B6, M1, M2, M3, M4, and SD2 zoning districts outside of 10 Gateway Radial Thoroughfare and Traditional Main Street overlay areas; to prohibit medical marihuana provisioning centers, processors, growers and secure transporter facilities within 11 drug-free zones; to eliminate new applications for medical marihuana caregiver centers as of the 12 effective date; to add medical marihuana growers as a conditional use in M1, M2, M3, M4, and 13 14 M5; to add medical marihuana processors as a conditional use in B6, M1, and M2, M3, M4 and 15 M5; to add medical marihuana safety compliance facilities as a conditional use in B4, B5, and 16 B6, M1, M2, M3, M4 and M5; to add medical marihuana secure transporters as a conditional use in B6, M1 M2, M3, M4 and M5; to add use regulations for medical marihuana facilities; to add 17 18 definitions related to medical marihuana; and to provide certain non-substantive corrections.

IT IS HEREBY ORDAINED BY THE PEOPLE OF THE CITY OF DETROIT

20 **THAT:**

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Section 1. Chapter 61 of the 1984 Detroit City Code, "Zoning," commonly known as the Detroit Zoning Ordinance, is amended by adding Secs. 61-2-152, 61-2-153, 61-2-154, 61-2-155, 61-2-156, 61-3-355, 61-3-356, 61-3-357 and 61-14-58.75 and amending Secs. 61-2-71, 61-3-

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- 1 351, 61-3-352, 61-3-353, 61-3-354, 61-9-44, 61-9-84, 61-9-104, 61-9-124, 61-10-24, 61-10-44,
- 2 61-10-64, 61-10-84, 61-10-104, 61-11-194, 61-11-304, 61-11-316, 61-12-79, 61-12-80, 61-12-
- 3 92, 61-12-95, 61-12-96, 61-12-343, 61-12-443, 61-14-58.5, 61-16-131, 61-16-132, and
- 4 Appendix A, Division 13 as follows:

CHAPTER 61. ZONING.

ARTICLE II. REVIEW AND DECISION-MAKING BODIES

DIVISION 7. ADVISORY REVIEW COMMITTEES

Subdivision A. In General

Sec. 61-2-71. Advisory group structure

The chairpersons and membership rosters of certain advisory committees are summarized in Table 61-2-71.

Table 61-2-71. Advisory MMFRC structure.			
Advisory MMFRC	Chair-		
	person		
Industrial Review	DEA	CPC; DEA; DWSD; Fire; GDRRA; DHD/EH; DPW/SW; Pⅅ	
		WCDoE.	
Loft Review	Pⅅ	CPC; DEA; DHD/EH; DHD/LP; Fire; Pⅅ WCDoE.	
Hazardous Waste	DEA	B&SE BSEED; CPC; DEA; DHD/EH; DPW/TE; DWSD; Fire;	
Facility Review		Pⅅ WCDoE; Representative of the hazardous waste industry,	
		either a management facility operator or waste generator; Two	
		representatives appointed by City Council.	
Solid Waste Facility	DEA	ARTICLE II. CPC; DEA; DHD/EH; DPW/SW; Fire; Pⅅ	
Review		WCDoE; two ad hoc members.	
Floodplain Management	DEA	CPC; DEA; DPW; DWSD; P&DD.	
Review			
Wireless Telecommuni-	Mayor's	B&SEBSEED ITS; Law; Pⅅ, DPD; PLD; DPW; DOT; DWSD;	
cations Site Review	Office	CPC.	
Medical Marihuana		BSEED, DHD, DPD, PDD, Law, CPC	
	<u>Law</u>		
Facility Review			

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NOTE: **B&SE**SEED = Buildings, and Safety Engineering, and Environmental Department; **CPC** = City

¹⁴ Planning Commission; **DEA** = Department BSEED Division of Environmental Affairs; **DHD** = Detroit

¹⁵ Health and Wellness Promotion Department (DHD/EH = Environmental Health Services Bureau,

1 2 3 4 5 6 7 8	DHD/LP = Lead poisoning control program); DOT = Department of Transportation; DPD = Detroit Police Department; DPW = Department of Public Works (SW = Solid Waste Division, TE = Traffic Engineering Division); DWSD = Detroit Water & Sewerage Department; Fire = Fire Marshall; GDRRA = Greater Detroit Resource Recovery Authority; ITS = Information Technology Services; Pⅅ = Planning and Development Department; PLD = Public Lighting Department; WCDoE = County of Wayne Department of Environment. Subdivision J. Medical Marihuana Facility Review Committee
9	Sec. 61-2-152. Creation.
10	There is hereby established a Medical Marihuana Facility Review Committee ("MMFRC"),
11	which shall perform its duties and exercise its powers as provided for in Sec. 61-2-152 through 61-2-
12	157 of this Code.
13	Sec. 61-2-153. Personnel.
14	The MMFRC shall consist of a staff member who is assigned from each of the departments
15	and agencies that are delineated in this section. The directors of the respective departments and the
16	heads of the respective agencies shall appoint a qualified representative to serve on the MMFRC,
17	and shall also appoint a qualified alternate representative who shall serve in the absence of the
18	representative:
19	(a) BSEED
20	(b) DHD;
21	(c) DPD
22	(e) Law Department;
23	<u>(f)</u> CPC;
24	(g) PDD
25	(h) Assessor's Office

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- 1 (h) Other such departments or agencies as deemed from time to time by the chairperson as
 2 appropriate to advise on a particular application.
- 3 **Sec. 61-2-154. Officers.**
- The representative from the Law Department shall serve as chairperson of the MMFRC, and
- 5 shall designate a person to serve as secretary to keep minutes of MMFRC meetings and other
- 6 relevant records. The secretary is not required to be a MMFRC member.

Sec. 61-2-155. Duties and functions.

- 8 (a) The MMFRC shall serve in an advisory capacity to the Buildings, Safety Engineering and
- 9 Environmental Department ("BSEED") and the Board of Zoning Appeals ("BZA") by
- 10 reviewing and making recommendations, on behalf of each committee member's respective
- department, regarding the advisability of permitting the medical marihuana facilities listed in
- this subsection below and as defined at Sec. 61-16-131. The MMFRC shall evaluate all
- applicable regulations that apply to the establishment or operation of the following medical
- marihuana facilities, and shall review and make recommendations on applications of this
- type to BSEED and the BZA:
- 16 (1) <u>Provisioning Center Facility</u>
- 17 (2) <u>Grower Facility</u>
- 18 (3) <u>Processor Facility</u>
- 19 (4) <u>Safety Compliance Facility</u>
- 20 (5) <u>Secure Transporter Facility</u>
- 21 (b) The MMFRC shall review and investigate the following:
- 22 (1) A site plan in compliance with ARTICLE III, DIVISION 5 of this Chapter;

1	(2)	A floor plan drawn to scale of the proposed facility interior;
2	(3)	A comprehensive business plan detailing:
3		A. Operations
4		B. Security
5		C. Testing
6		D. Nuisance mitigation such as noise, vibration, smoke, odor, noxious gas, dust,
7		dirt, glare, heat, or other discharge or emission that may be harmful to
8		adjacent or surrounding land use
9		E. Waste handling and disposal
10		F. Community relations
11		G. Recruitment of employees
12		H. Number of Detroit residents employed, or intended to employ
13		I. Training employees
14	(4)	Property ownership information, specifically a deed. If the applicant intending to
15		operate the proposed medical marihuana facility is not the owner, the applicant must
16		provide a notarized letter from the owner indicating consent to use the subject
17		property as a medical marihuana facility, and a deed;
18	<u>(5)</u>	Business ownership information including the names and residential addresses of
19		each individual, member, shareholder, officer, director or partner that makes up the
20		ownership entity;

1	<u>(6) City</u>	y of Detroit income tax returns for the preceding three tax years for each natural
2	per	son that is part of the ownership entity, and corporate tax returns if applicable;
3	<u>(7) Pro</u>	perty tax clearance for the proposed location;
4	(8) Fin	ancial documentation demonstrating resources sufficient to meet the
5	cap	italization requirement required for the facility by the State of Michigan pursuant
6	to t	he MMFLA;
7	<u>(9) Pol</u>	ice Department history with the location or applicant;
8	(10) Est	imated use of public services, electricity, sewage and water;
9	(11) The	e types of materials, substances and chemicals, machinery and equipment that will
10	<u>be ı</u>	used by the facility;
11	(12) The	e proposed development's potential for impeding the normal and orderly
12	dev	elopment of the surrounding property for uses that are permitted in the district,
13	and	it's potential to endanger the social, physical, or economic well-being of the area;
14	(13) The	e community benefits the applicant intends to provide, if any, defined for the
15	<u>pur</u>	pose of this section as any tangible service or investment that benefits the
16	surr	rounding neighborhood or the City in general;
17	(14) Any	y other document reasonably related to the application that may be requested by
18	<u>or s</u>	submitted to the MMFRC, including from the public at large.
19	Sec. 61-2-156.	Meetings, records, and procedures.
20	(a) The MMFI	RC shall meet at the call of the chairperson so as to act satisfactorily upon all
21	matters pro	operly coming before it. At the chairperson's direction, the MMFRC may
22	consider pr	oposed uses individually or in a committee meeting.

1	<u>(b)</u>	After review, which may include a site visit, each MMFRC member must communicate his
2		or her findings and recommendations to the chairperson in writing, which may be electronic,
3		who shall keep records of all such findings and recommendations. Each member shall
4		consider only those aspects that are relevant for the proposed use and relate to his or her
5		department's area of special competence, and may recommend conditions.
6	<u>(c)</u>	Within sixty (60) days of receipt of the complete application packet, the chairperson shall
7		formulate a recommendation on behalf of the MMFRC and shall submit said reports
8		together with its recommendation to BSEED or the BZA as applicable. A recommendation
9		of approval must have the unanimous support of all MMFRC members. A recommendation
10		of denial must contain the specific reason or reasons for the denial. The MMFRC may
11		request additional time to review an application, and the lack of a recommendation from the
12		MMFRC shall be considered neither support nor opposition for the application
13	<u>(d)</u>	The MMFRC shall recommend denial, approval, or approval with conditions on all
14		applications. When recommending approval for any use specified in Sec. 61-2-155(a) of this
15		Code, the MMFRC shall stipulate the following as a condition of approval: "That all
16		applicable licenses and/or permits that are required by other agencies and jurisdictions be
17		obtained and maintained as a condition of holding a permit from the Buildings, Safety
18		Engineering and Environmental Department."

ARTICLE III. REVIEW AND APPROVAL PROCEDURES

DIVISION 12. MEDICAL MARIHUANA CAREGIVER CENTERS AND

MEDICAL MARIHUANA FACILITIES

5 Sec. 61-3-351. Purpose; in general.

- (a) The purpose of this Division is to establish standards and procedures for the review and approval of the City of Detroit in permitting the land use eategory categories of medical marihuana caregiver centers and medical marihuana facilities and to prevent an over concentration of like uses to allow for the diversification of commercial and retail offerings along major and secondary corridors in order to:
 - (1) Serve and protect the health, safety and welfare of the general public through reasonable limitations on land use as it relates to traffic, noise, light, air and water quality, neighborhood and patient safety, security, and other health and safety concerns;
 - (2) Regulate land used in the operation of activities authorized by the Michigan Medical Marihuana Act, Initiated Law 1 of 2008, MCL 333.26421, et seq., and the Michigan Medical Marijuana Facilities Licensing Act, being Public Act 281 of 2016, MCL 333.27101, et seq.;
- 19 (3) Establish land use restrictions that are fair and equitable for those interested in establishing medical marihuana caregiver centers or medical marihuana facilities while protecting adjacent properties from potential adverse effects;

1	(4) Provide reasonable regulation of land use pursuant to the city's general police zoning
2	power granted to cities by the Michigan Constitution of 1963 and the Home Rule
3	City Act, MCL 117.1 et seq., as amended and the Michigan Zoning Enabling Act,
4	MCL 125.3101 et seq., as amended;
5	(b) Nothing in this division, or in any companion regulatory provisions adopted in any other
6	section of this Code is intended to prohibit, nor shall it be construed as prohibiting access to
7	health care or medical marihuana by registered medical marihuana patients;
8	(c) Nothing in this division, or in any companion regulatory provisions adopted in any other
9	provision of this Code, is intended to grant, nor shall it be construed as granting immunity
10	from criminal prosecution for:
11	(1) Cultivation, sale, consumption, use, distribution, manufacture or possession of
12	marihuana in any form not in compliance with the Michigan Medical Marihuana Act,
13	Initiated Law 1 of 2008, MCL 333.26421, et seq or the Michigan Medical Marijuana
14	Facilities Licensing Act, being Public Act 281 of 2016, MCL 333.27101 et seq.; or
15	(2) Any criminal prosecution under federal laws including seizure of property under the
16	Federal Controlled Substances Act, 21 U.S.C. Sec. 801 et seq.
17	Sec. 61-3-352. Medical <u>Mm</u> arihuana <u>Cc</u> aregiver <u>Cc</u> enters and <u>medical marihuana</u>
18	facilities subject to this division.
19	This Division applies to all medical marihuana caregiver centers and medical marihuana
20	<u>facilities</u> as defined in Sec. 61-16-13 <u>1</u> 2 of this Code.
21	Sec. 61-3-353. Definitions; meaning of terms.
22	Cultivation or cultivate means (i) all phases of growth of marihuana from seed to harvest; or (ii)
23	preparing, packaging or repackaging, labeling, or relabeling of any form of marihuana.

1	Drug-free zone, as established in Sec. 38-11-42 of this Code and as defined for this Chapter,
2	means an area that is within one thousand (1,000) radial feet of the zoning lot of a(n):
3	1. arcade, as defined in Sec. 61-16-33 of this Code;
4	2. child care center, as defined in Sec. 61-16-52 of this Code;
5	3. educational institution, as defined in Sec. 61-16-71 of this Code;
6	4. library, as defined in Sec. 61-16-123 of this Code;
7	5. outdoor recreation facility, as defined in Sec. 61-16-144 of this Code and identified in
8	the City of Detroit Recreation Master Plan;
9	6. school, as defined in Sec. 61-16-171 of this Code;
10	7. youth activity center as defined in Sec. 61-16-212 of this Code;
11	8. public housing as defined in 42 USC 1437a(b)(1).
12	Grower facility means a location where a grower licensee that is a commercial entity located in this
13	state cultivates, dries, trims, or cures and packages marihuana for sale to a processor or provisioning
14	center.
15	Licensee means a person holding a state operating license and a city business license to operate a
16	medical marihuana facility.
17	Medical marihuana means any marihuana intended for medical use that meets all requirements for
18	medical marihuana contained in this Chapter, the Michigan Medical Marihuana Act, MMMA,
19	MMFLA, and any other applicable law. This does not include butane hash oil or marihuana in any
20	form inconsistent with the definition of usable marihuana under the Act.
21	Medical marihuana caregiver center means a noncommercial medical marihuana business operated by
22	a registered primary caregiver that distributes medical marihuana, in a manner authorized by the Act,
23	to registered qualifying patients as defined by the Act, or performs other activities pertaining to

1	qualifying patient connected to the caregiver through the State of Michigan's formal registration
2	process in accordance with the MMMA.
3	Medical marihuana facility means a location where a licensee operates one of the following
4	commercial entities located in this state and authorized by the MMFLA: grower, processor,
5	provisioning center, secure transporter, and safety compliance facility. A non-commercial location
6	used by a primary caregiver to assist a qualifying patient connected to the caregiver through the State
7	of Michigan's formal registration process in accordance with the MMMA is not a medical marihuana
8	facility.
9	Michigan Medical Marijuana Facilities Licensing Act or "the MMFLA" means Public Act 281 of 2016,
10	MCL 333.27101, et seq
11	Michigan Medical Marihuana Act or "the MMMA" means Initiated Law 1 of 2008, MCL
12	333.26421, et seq.
13	Processor facility means a location where a processor licensee that is a commercial entity located in
14	this state purchases marihuana from a grower, extracts resin from the marihuana or creates a
15	marihuana-infused product for sale and transfer in packaged form to a provisioning center.
16	Michigan Medical Marihuana Act or "the Act" means Initiated Law 1 of 2008, MCL 333.26421, et
17	seq. Provisioning center facility means a location where a provisioning center licensee that is a commercial
18	entity located in this state purchases marihuana from a grower or processor and sells, supplies or
19	provides marihuana to registered qualifying patients, directly or through the patients' registered
20	primary caregivers. Provisioning center includes any commercial property where marihuana is sold
21	at retail to registered qualifying patients or registered primary caregivers. A non-commercial location
22	used by a primary caregiver to assist a qualifying patient connected to the caregiver through the State
23	of Michigan's formal registration process in accordance with the MMMA is not a provisioning
24	<u>center.</u>

1	Safety compliance facility means a location where a safety compliance facility licensee that is a
2	commercial entity located in this state receives marihuana from a marihuana facility or registered
3	primary caregiver, tests it for contaminants and for tetrahydrocannabinol and other cannabinoids,
4	returns the test results, and may return the marihuana to the marihuana facility.
5	Secure transporter facility means a location where a secure transporter licensee that is a commercial
6	entity located in this state stores marihuana and from where it transports marihuana between
7	marihuana facilities for a fee.
8	Sec. 61-3-354. Conditional Uses; Procedures; Waivers; Public NuisanceMedical
9	marihuana caregiver center procedures.
10	(a) Medical marihuana caregiver centers are permitted on a conditional basis in the B2, B4, M1,
11	M2, M3, and M4zoning districts, subject to the provisions of this Division, the conditional land use
12	requirements of this Article, and the use regulations of Sec. 61-12-343 of this Code Applications for
13	medical marihuana caregiver centers will not be accepted after the effective date of this ordinance,
14	and:
15	(a) Any application for a medical marihuana caregiver center received by the Buildings, Safety
16	Engineering and Environmental Department on or before the effective date of this
17	ordinance, may be converted to one for a medical marihuana provisioning center facility,
18	without additional fee, subject to applicable zoning and any additional regulations set forth
19	for medical marihuana facilities in this Code, as amended, by the applicant submitting an
20	amended application on a form to be provided by the Department. Where an applicant has
21	not submitted an application to convert its application for a caregiver center to an
22	application for a provisioning center facility within forty-five (45)days of the effective date
23	of this ordinance, the application for the caregiver center shall be dismissed; and

1	(b)	Legally established medical marihuana caregiver centers with a building permit or certificate
2		of occupancy on the effective date of this ordinance will become lawful nonconforming uses
3		on the effective date of this ordinance, and may convert to a provisioning center facility,
4		without consideration by the MMFRC, by submitting a change of use application, subject to
5		any additional regulations set forth for provisioning center facilities in this Code, as
6		amended; and
7	(c)	Legally established medical marihuana caregiver centers who have pending or approved
8		applications for a provisioning center license from the State of Michigan must submit a
9		change of use application within thirty (30) days of the effective date of this ordinance;
10	(d)	Legally established medical marihuana caregiver centers with a building permit or certificate
11		of occupancy on the effective date of this ordinance may convert to a medical marihuana
12		facility other than a provisioning center facility by submitting an application for a medical
13		marihuana facility, subject to applicable zoning and any additional regulations set forth for
14		medical marihuana facilities in this Code, as amended.
15	Sec.	61-3-355 Permitted districts for medical marihuana facilities; Conditional
16	use;	<u>Restrictions</u>
17	<u>(a)</u>	Medical marihuana facilities may be permitted on a conditional basis in the following zoning
18		districts in accordance with this Article, subject to the provisions of this Division and any
19		other applicable provisions of this Code, and all applicable state of Michigan requirements:
20		(1) Grower facilities may be permitted on a conditional basis in the M1, M2, M3, M4,
21		and M5 zoning districts;
22		(2) Processor facilities may be permitted on a conditional basis in the B6, M1, M2, M3,
23		M4, and M5 zoning districts;

1	(3)	A total of seventy-five (75) provisioning center facilities and MMCCs citywide may
2		be permitted on a conditional basis in the B2, B4, B5, B6, M1, M2, M3, M4, and SD2
3		zoning districts:
4	<u>(4)</u>	Safety compliance facilities may be permitted on a conditional basis in the B2, B4,
5		B5, B6, M1, M2, M3, M4, M5 and SD2 zoning districts;
6	(5)	Secure transporter facilities may be permitted on a conditional basis in the B5, B6,
7		M1, M2, M3, M4, and M5 zoning districts;
8	(b) The l	Buildings, Safety Engineering, and Environmental Department shall not approve any
9	reque	est under this Chapter for a A medical marihuana caregiver center or provisioning
10	cente	r <u>may not</u> :
11	(1)	wherebe located in a drug-free zone, as defined in Sec. 61-3-353 of this Code, or
12		where located within a Gateway Radial Thoroughfare overlay area or Traditional
13		Main Street overlay area, (as provided in Article XI, Division 14 of this Chapter); or
14	(2)	where be located on a zoning lot in a B2, B4, B6, M1, M2, M3, or M4 zoning district
15		less than:
16		(A) One thousand (1,000) radial feet from any zoning lot occupied by any
17		religious institution identified as exempt by the City Assessor; and or
18		(B) One thousand (1,000) radial feet from any zoning lot with an unexpired
19		conditional land use approval, building permit or certificate of occupancy for
20		a occupied by another medical marihuana caregiver center or medical
21		marihuana provisioning center facility; except that on land zoned M1, M2,
22		M3, M4 or M5 farther than one hundred-fifty (150) feet from land zoned

1			residential or residential PD, the spacing requirement between medical
2			marihuana caregiver centers and/or medical marihuana provisioning center
3			<u>facilities</u> shall not apply; <u>or</u>
4 5 6		(C)	One thousand (1,000) radial feet from any zoning lot occupied by a Controlled Use, (other than areade).
7	(<u>ec</u>)	A medical ma	rihuana grower facility, medical marihuana processor facility, or medical
8		marihuana sec	cure transporter may not be located in a drug-free zone, as defined in Sec. 61-3-
9		353 of this Co	ode, or within a Traditional Main Street overlay area, as provided in Article XI,
10		Division 14 or	f this Chapter.
11	(d g	<u>2)The applican</u>	t shall submit such documentation as requested by the Buildings, Safety
12		Engineering a	and Environmental Department in order for the department to determine
13		consistency of	r non-consistency with the locational specifications of subsections (be) and (d)
14		of this section	n. Determination of whether the permit application is complete shall be made
15		in accordance	with Sec. 61-3-5 of this Code.
16	(<u>ed</u>)	The locationa	l specifications related to drug-free zones of subsections (b)(1), (b)(2) and (c)
17		of this section	n may not be waived or modified by the Buildings, Safety Engineering and
18		Environmenta	al Department, nor the Board of Zoning Appeals. Applications that are not
19		consistent with	th the locational specifications of subsections (b)(1), (b)(2) and (c) of this
20		section, which	n may be confirmed by the City Engineer, shall be considered ineligible for
21		further proces	ssing and shall be dismissed <u>denied</u> .
22	(g)	The locationa	l specifications of subsection (c)(2) of this section may be modified by the
23		Buildings, Sai	fety Engineering and Environmental Department, subject to the approval
24		criteria of Sec	e. 61-4-81 of this Code to be considered at the conditional land use hearing,

1		provided the modification does not diminish the spacing requirement by more than ten
2		percent (10%). Requests for modification of the locational specifications of subsection
3		(bc)(2) of this section that are denied by the Buildings, Safety Engineering and
4		Environmental Department or that will diminish the spacing requirement by more than ten
5		percent (10%) may be approved by the Board of Zoning Appeals in accordance with Sec.
6		61-4-89 and Sec. 61-3-219 of this Code.
7	-(f)	The Buildings, Safety Engineering and Environmental Department shall schedule the
8		conditional land use hearing required by this Article within thirty (30) days of site plan
9		approval.
10	<u>Se</u>	ec. 61-3-356. Medical marihuana facility procedures.
11	<u>(a)</u>	An applicant for medical marihuana facility zoning shall submit an application online on a
12		form provided by the City. The application shall include the documents set forth in Section
13		61-2-155(b) as attachments;
14	<u>(b)</u>	Upon receipt of an application package, BSEED shall determine whether the proposed
15		location meets the locational specifications of Sec. 61-3-355. If it does not, the application
16		will be denied;
17	<u>(c)</u>	Upon a determination that an application packet is complete, site plan review will be
18	` ,	conducted in accordance with ARTICLE III, DIVISION 5 of this Chapter;
19	<u>(d)</u>	Upon approval of the site plan, BSEED will transfer the application package to the Medical
20		Marihuana Facility Review Committee ("MMFRC") in accordance with ARTICLE II,
21		DIVISION 7, Subdivision J of this Chapter;

1	<u>(e)</u>	The MMFRC will consider the application in accordance with the provisions of ARTICLE
2		II, DIVISION 7, Subdivision J of this Chapter and make a recommendation to BSEED;
3	<u>(e)</u>	Upon receipt of a recommendation from the MMFRC, a conditional land use hearing will be
4		scheduled by BSEED in accordance with ARTICLE III, DIVISION 7 of this Chapter.
5	Sec.	61-3-357. Accessory Uses; Public Nuisance.
6	(00)	Medical marihuana caregiver centers and medical marihuana facilities are not permitted as
U	(<u>ga</u>)	Medical manificana caregiver centers and medical manificant facilities are not permitted as
7		accessory uses, nor may they include accessory uses; however, provisioning centers, growers
8		and processors may co-locate on the same premises, subject to the other applicable
9		regulations of this Code, and shall each be considered a separate principal use and each
10		require separate approval under this Code, even if added at a later date than the original
11		application.
12	$(\underline{h}\underline{b})$	Any premises, building, or other structure in which a medical marihuana caregiver center or
13		medical marihuana facility is regularly operated or maintained in violation of the standards
14		included and incorporated in this Code shall constitute a public nuisance and shall be subject
15		to civil abatement proceedings initiated by the City of Detroit in a court of competent
16		jurisdiction, in addition to the penalties authorized by this Chapter. Any premises, building,
17		or other structure declared by the court to be a public nuisance shall be closed and the
18		property owner assessed the costs of abatement. Each day that a violation is permitted to
19		exist or occur on the premises shall constitute a separate occurrence or maintenance of the
20		violation.
21		ARTICLE IX. BUSINESS ZONING DISTRICTS
22 23		DIVISION 3. B2 LOCAL BUSINESS AND RESIDENTIAL DISTRICT

1		
2	Sec. 61-	9-44. Conditional other uses.
3 4	(1)	Antennas as provided for in ARTICLE XII, DIVISION 3, Subdivision G of this Chapter
5	(2)	Medical marihuana caregiver provisioning centers facility as provided for in
6		ARTICLE III, DIVISION 12 of this Chapter, except such use shall not be permitted
7		in any Traditional Main Street overlay area or on any zoning lot abutting a Gateway
8		Radial Thoroughfare
9	(3)	Medical marihuana safety compliance facility as provided for in ARTICLE III,
10		DIVISON 12 of this Chatper
11	<u>(4)</u>	Signs as provided for in ARTICLE VI of this Chapter.
12		DIVISION 5. B4 GENERAL BUSINESS DISTRICT
13	Sec. 61-	-9-84. Conditional other uses.
14 15	(1)	Antennas as provided for in ARTICLE XII, DIVISION 3, Subdivision G. of this Chapter.
16 17	(2)	Aquaculture as provided for in ARTICLE XII, DIVISION 3, Subdivision H of this Chapter
18 19	(3)	Aquaponics as provided for in ARTICLE XII, DIVISION 3, Subdivision H of this Chapter
20	(4)	Hydroponics as provided for in ARTICLE VI of this Chapter
21	(5)	
22	<u>(5)</u>	Medical marihuana earegiver centers provisioning center facility, as provided for in
23		ARTICLE III, DIVISION 12 of this Chapter, except such use shall not be permitted
24		in any Gateway Radial Thoroughfare or Traditional Main Street overlay area.
25	(6)	Medical marijuana safety compliance facility as provided for in ARTICLE III,
26		DIVISION 12 of this Chapter

1	(5 <u>7</u>)	Signs as provided for in ARTICLE VI of this Chapter.
2		
3	(<u>68</u>)	Telecommunications building, private
4 5		
6		DIVISION 6. B5 MAJOR BUSINESS DISTRICT
7 8	Sec. 6	1-9-104. Conditional other uses.
9 10	(1)	Aquaculture as provided for in ARTICLE XII.DIVISION 3Subdivision H of
	(1)	
11		this Chapter
12	(2)	Aquaponics as provided for in ARTICLE XII.DIVISION 3-, Subdivision H of this
13		Chapter
14	(3)	Farmers market as defined in ARTICLE XVI.DIVISION 2-, Subdivision G of this
15		Chapter
16	(4)	Greenhouse as provided for in ARTICLE XII.DIVISION 3-Subdivision H of
17		this Chapter
18	(5)	Heliports
19	(6)	Hoophouse as provided for in ARTICLE XII.DIVISION 3-, Subdivision H of this
20		Chapter
21	(7)	Hydroponics as provided for in ARTICLE XII.DIVISION 3-, Subdivision H of
22		this Chapter
23	(8)	Medical marihuana provisioning center facility, as provided for in ARTICLE III,
24		DIVISION 12 of this Chapter
25	<u>(9)</u>	Medical marihuana safety compliance facility as provided for in ARTICLE III,
26		DIVISION 12 of this Chapter

1	<u>(10</u>)	Medical marihuana secure transporter facility as provided for in ARTICLE III,
2		DIVISION 12 of this Chapter
3 4 5 6	(<u>811</u>) (<u>912</u>)	Signs as provided for in ARTICLE VI of this Chapter. Urban farm as provided for in ARTICLE XII.DIVISION 3.Subdivision H of this
7		Chapter
8	(10 13)	Urban garden as provided for in ARTICLE XII.DIVISION 3.Subdivision H of
9		this Chapter
10 11		DIVISION 7. B6 GENERAL SERVICES DISTRICT
12 13	Sec. 61	-9-124. Conditional other uses.
14	(1)	Ferry terminal
15	(2)	Heliports
16	<u>(3)</u>	Medical marihuana processor facility as provided for in ARTICLE III, DIVISION
17		12 of this Chapter
18	<u>(4)</u>	Medical marihuana provisioning center facility as provided for in ARTICLE III,
19		DIVISION 12 of this Chapter, except such use shall not be permitted in any
20		Traditional Main Street overlay area
21	<u>(5)</u>	Medical marihuana safety compliance facility as provided for in ARTICLE III,
22		DIVISION 12 of this Chapter
23	<u>(6)</u>	Medical marihuana secure transporter facility as provided for in ARTICLE III
24		DIVISION 12 of this Chapter
25	(3 7)	Passenger transportation terminal
26	(4 <u>8</u>)	Signs as provided for in ARTICLE VI of this Chapter.

2		ARTICLE	X. INDUSTRIAL ZONING	DISTRICTS
3		DIVISION	I 2. M1 LIMITED INDUSTRIAL	. DISTRICT
4	Sec. 61	10-24. Condit	tional other uses.	
5	(1)	Aircraft landing area	as for winged aircraft	
6	(2)	Ferry terminal		
7	(3)	Medical marihuana	grower facility as provided for in Al	RTICLE III, DIVISION 12
8		of this Chapter		
9	(4)	Medical marihuana	processor facility as provided for in	ARTICLE III, DIVISION
10		12 of this Chapter		
11	(6) (5)	Medical marihuana	caregiver centers provisioning center	r facility as provided for in
12		ARTICLE III, DIV	TSION 12 of this Chapter	
13	(6)	Medical marihuana	safety compliance facility as provided	for in ARTICLE III,
14		DIVISION 12 of th	nis Chapter	
15	(7)	Medical marihuana	secure transporter facility as provided	for in ARTICLE III,
16		DIVISION 12 of th	nis Chapter	
17	(3) (8)	Signs as provided fo	or in ARTICLE VI of this Chapter	
18	(4) (9)	Urban farm as prov	vided for in ARTICLE XII, DIVISIO	ON 3, Subdivision H of this
19	`,`,`	Chapter		
20	(5)(10)	Urban garden as oro	ovided for in ARTICLE XII, DIVISI	ON 3, Subdivision H of this
21	\-/ \-/	Chapter	,	,
4 1		Chapter		

1		
2 3		DIVISION 3. M2 RESTRICTED INDUSTRIAL DISTRICT
3		DIVISION 3. WZ RESTRICTED INDUSTRIAL DISTRICT
4	Sec. 61	-10-44. Conditional other uses.
5	(1)	Ferry terminal
6	(2)	Heliports
7	(3)	Signs as provided for in ARTICLE VI of this Chapter.
8 9	(4)	Urban farm as provided for in ARTICLE XII, DIVISION 3, Subdivision H of this Chapter
10 11	(5)	Urban garden as provided for in ARTICLE XII, DIVISION 3, Subdivision H of this Chapter
12	<u>(6)</u>	Medical marihuana grower facility as provided for in ARTICLE III, DIVISION 12
13		of this Chapter
14	<u>(7)</u>	Medical marihuana processor facility as provided for in ARTICLE III, DIVISION
15		12 of this Chapter
16	(<u>68</u>)	Medical marihuana caregiver centers provisioning center facility as provided for in
17		ARTICLE III, DIVISION 12 of this Chapter
18	<u>(9)</u>	Medical marihuana safety compliance facility as provided for in ARTICLE III,
19		DIVISION 12 of this Chapter
20	(10)	Medical marihuana secure transporter facility as provided for in ARTICLE III,
21		DIVISION 12 of this Chapter
22		DIVISION 4. M3 GENERAL INDUSTRIAL DISTRICT
23	Sec. 6'	1-10-64. Conditional other uses.
24	(1)	Boat or ship yard: construction, repair, maintenance, dry dock
25	(2)	Docks, waterway shipping/freighters
26	(3)	Ferry terminal

1	(4)	Heliports
2	(5)	Signs as provided for in Article VI of this Chapter.
3 4	(6)	Urban farm as provided for in ARTICLE XII, DIVISION 3, Subdivision H of this Chapter
5 6	(7)	Urban garden as provided for in ARTICLE XII, DIVISION 3, Subdivision H of this Chapter
7	(8)	Medical marihuana grower facility as provided for in ARTICLE III, DIVISION 12
8		of this Chapter
9	<u>(9)</u>	Medical marihuana processor facility as provided for in ARTICLE III, DIVISION
10		12 of this Chapter
11	(<u>810</u>)	Medical marihuana caregiver centers provisioning center facility as provided for in
12		ARTICLE III, DIVISION 12 of this Chapter
13	(11)	Medical marihuana safety compliance facility as provided for in ARTICLE III,
14		DIVISION 12 of this Chapter
15	(12)	Medical marihuana secure transporter facility as provided for in ARTICLE III,
16		DIVISION 12 of this Chapter
17		DIVISION 5. M4 INTENSIVE INDUSTRIAL DISTRICT
18	Sec. 6	61-10-84. Conditional other uses.
19	(1) I	Ferry terminal
20	(2) I	Heliports
21	(3)	Medical marihuana grower facility as provided for in ARTICLE III, DIVISION 12
22		of this Chapter
23	(4)	Medical marihuana processor facility as provided for in ARTICLE III, DIVISION
24		12 of this Chapter

1	(6 ,	<u>5)</u>	Medical marihuana earegiver centers provisioning center as provided for in
2			ARTICLE III, DIVISION 12 of this Chapter
3	<u>(6)</u>)	Medical marihuana safety compliance facility as provided for in ARTICLE III,
4			DIVISION 12 of this Chapter
5	<u>(7</u>))	Medical marihuana secure transporter facility as provided for in ARTICLE III,
6			DIVISION 12 of this Chapter
7	(3 9	<u>8</u>)	Signs as provided for in Article VI of this Chapter
8	(4)	<u>9</u>)	Urban farm as provided for in Article XII, Division 3, <u>Subdivision H</u> of this Chapter
9	7 5.	1.0)	
10	(C)	<u>10)</u>	Urban garden as provided for in Article XII, Division 3, Subdivision H of this
11			Chapter
12			DIVISION 6. M5 SPECIAL INDUSTRIAL DISTRICT
12 13			DIVISION 6. M5 SPECIAL INDUSTRIAL DISTRICT
	Sec. 61-	10-1	DIVISION 6. M5 SPECIAL INDUSTRIAL DISTRICT 04. Conditional other uses.
13 14 15	Sec. 61-		
13 14)	04. Conditional other uses.
13 14 15 16 17	(1))	04. Conditional other uses. Ferry Terminal
13 14 15 16 17 18	(2))	O4. Conditional other uses. Ferry Terminal Heliports
13 14 15 16 17 18	(2))	O4. Conditional other uses. Ferry Terminal Heliports Medical marihuana grower facility as provided for in ARTICLE III, DIVISION 12
13 14 15 16 17 18 19	(1) (2) (3))	O4. Conditional other uses. Ferry Terminal Heliports Medical marihuana grower facility as provided for in ARTICLE III, DIVISION 12 of this Chapter
13 14 15 16 17 18 19 20	(1) (2) (3))	O4. Conditional other uses. Ferry Terminal Heliports Medical marihuana grower facility as provided for in ARTICLE III, DIVISION 12 of this Chapter Medical marihuana processor facility as provided for in ARTICLE III, DIVISION

1	<u>(6)</u>	Medical marihuana secure transporter facility as provided for in ARTICLE III,
2		DIVISION 12 of this Chapter
3	(3 <u>7</u>)	Signs as provided for in Article VI of this Chapter
4	(4 <u>8</u>)	Urban farm as provided for in Article XII, Division 3, <u>Subdivision H</u> of this Chapter
5 6	(<u>59)</u>	Urban garden as provided for in Article XII, Division 3, <u>Subdivision H</u> of this Chapter
7		
8	ART	TICLE XI. SPECIAL PURPOSE ZONING DISTRICTS AND OVERLAY AREAS
10		DIVISION 10. SD2—SPECIAL DEVELOPMENT DISTRICT, MIXED-USE
11 12		WIIXED-USE
13	Sec. 61-11	-194. Conditional other uses.
14	(1)	Passenger transportation terminal
15	<u>(2)</u>	Medical marihuana provisioning center as provided for in ARTICLE III, DIVISION
16		12 of this Chapter
17	(3)	Medical marihuana safety compliance facility as provided for in ARTICLE III,
18		DIVISION 12 of this Chapter
19	(<u>24</u>)	Signs as provided for in ARTICLE VI of this Chapter.
20	(3 <u>5</u>)	Urban Garden not exceeding 0.5 acres in size as provide for in ARTICLE
21		XII.DIVISION 3.Subdivision H of this Chapter
22		
22 23 24		

DIVISION 14. OVERLAY AREAS

2 Subdivision A. Gateway Radial Thoroughfare Overlay Areas.

3 Sec. 61-11-304. Prohibitions and limitations.

4 (a) The following uses are prohibited on any zoning lot zoned B2 or B4 abutting any Gateway Radial Thoroughfare: 5 6 (1) Confection manufacture; 7 Dental products, surgical, or optical goods manufacture; 8 Emergency shelter; 9 (4) Go-cart track; 10 Ice manufacture; (5)11 Jewelry manufacture; (6)12 Lithographing; 13 Medical marihuana caregiver provisioning center facility and medical marihuana (8)14 <u>caregiver</u> <u>center</u>, as provided for in Article III, Division 12 of this Chapter; 15 (9) Motor vehicle washing and steam cleaning; 16 (10)Motor vehicle services, major; Motor vehicles, used, salesroom or sales lots; 17 (11)18 Motor vehicles, used, storage lot accessory to a salesroom or sales lot for used motor (12)19 vehicles; 20 Pawnshop; (13)21 (14)Plasma donation center; 22 (15)Pre-release adjustment center; 23 (16)Radio, television, or household appliance repair shop;

1	(17)	Rebound tumbling center;
2 3 4	(18)	Restaurant, carry-out or fast-food with drive-up or drive-through facilities or where not located in a multi-story building having a mixed-use or multi-tenant development; prohibition limited to Woodward Avenue only;
5	(19)	Secondhand store and secondhand jewelry store;
6	(20)	Signs, advertising;
7	(21)	Substance abuse service facility;
8	(22)	Taxicab dispatch and/or storage facility;
9	(23)	Toiletries or cosmetic manufacturing;
10	(24)	Tool, die, and gauge manufacturing;
11	(25)	Trade services, general;
12	(26)	Trailer coaches or boats, sale or rental, open air display;
13	(27)	Trailers or cement mixers, pneumatic-tired, sales, rental or service;
14	(28)	Vending machine commissary;
15	(29)	Wearing apparel manufacturing;
16 17	(30)	Wholesaling, warehousing, storage buildings, or public storage houses, except Gratiot Avenue.
18 19 20 21 22	Thoro DIVIS ARTIC	ory parking lots or parking areas on zoning lots abutting a designated Gateway Radial ughfare that are not farther than the maximum distance specified in ARTICLE XIV, SION 1, Subdivision B of this Chapter shall be permitted by right subject to CLE XIV, DIVISION 1, Subdivision E, ARTICLE XIV, DIVISION 1, Subdivision I ARTICLE XIV, DIVISION 2, Subdivision C of this Chapter.
23 24 25 26 27 28	a designas Con	ercial parking lots or areas and accessory parking lots or areas on zoning lots abutting gnated Gateway Radial Thoroughfare that are farther than the maximum distance ed in ARTICLE XIV, DIVISION 1, <u>Subdivision B</u> of this Chapter, shall be reviewed aditional Uses subject to ARTICLE XIV, DIVISION 1, <u>Subdivision E</u> , ARTICLE DIVISION 1, <u>Subdivision G</u> , and ARTICLE XIV, DIVISION 2, <u>Subdivision C</u> of napter.

1	Subdivision B. Traditional Main Street Overlay Areas.
2	Sec. 61-11-316. Prohibited use.
3	Medical marihuana caregiver centers, medical marihuana provisioning center facilities,
4	medical marihuana grower facilities and medical marihuana processor facilities are prohibited
5	within any Traditional Main Street Overlay Area.
6	Secs. 61-11-317 - 61-11-320. Reserved.
7	ARTICLE XII. USE REGULATIONS
8	DIVISION 1. USE TABLE

					ant	ial				Busir	100	_			Inc	luct	rial				Q _n	eci	วไ วท	A C	NA	·lav		Standards
Use Category	Specific Land Use	R 1		R 3	T		R 6	B 1			B 4		B 6	M 1				M 5	P D	P 1			T P			Ī	S D 5	General (Art. XII, Div. 2) Specific (Art. XII, Div. 3)
	Subdivision F. Other Uses.																											
Sec. 61-12-80. Medical marihuana caregiver centers facilities	Medical marihuana caregiver centers Medical marihuana grower facility Medical marihuana processor facility								C	C					<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u></u>									ARTICLE III DIVISION 12, Sec. 61- 12-92; Sec. 61-12- 343 ARTICLE III DIVISION 12, Sec. 61- 12-92; Sec. 61-12-95; Sec. 61-12- 343

			R	Resi	der	ntial			E	Bus	ines	SS			Ind	lustr	ial				Sp	ecia	al an	d O	ver	lay			Standards General
Use Category		R 1	R 2	R 3	R 4	R 5	R 6	B 1	B 2	B 3	B 4	B 5	B 6	M 1	M 2	M 3	M 4	M 5	P D	P 1	PC	P C A	T P	W 1	S D 1	S S D D D 2 3	S S D A	S D 5	(Δrt XII
	Medical marihuana provisioning center facility								<u>C</u>		<u>C</u>		L							<u>C</u>									
	Medical marihuana safety compliance facility								<u>C</u>		<u>C</u>	L							<u>C</u>										
	Medical marihuana secure transporter facility											<u>c</u>	<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>		<u>C</u>	<u>L</u>										

1 DIVISION 2. GENERAL USE STANDARDS

Use Type Minimum Distance from Same Use Type (Existing or Approved)		Minimum Distance from Other Use Types (Existing or Approved) or Zoning District	Comment
Sec. 61-12-92. Other	r uses—Spacing.		
(Ord. No. 11-05, §1, 5-28-05; O	rd. No. 01-10, §1, 04-01-10)		
Adult uses/sexually oriented business	1000 radial feet	- Zoning lot zoned R1, R2,	Sec. 61-3-344
Onemed business		R3, R4, R5, R6, residential	
		PD: 1000 radial feet;	
		- Residentially developed	
		zoning lot in SD1, SD2,	
		and SD4 zoning districts:	
		1000 radial feet;	
		- Elementary, middle, or	
		high school: 1000 radial	
		feet;	
		- Park, playlot, playfield,	
		playground, recreation	
		center, youth activity	
		center: 1000 radial feet;	
		- Religious institution	
		identified as exempt by the	
		City Assessor: 1000 <u>radial</u>	
		feet	
		-Regulated Use: 1000	
		radial feet	
Sign, advertising	1000 feet, measured linearly	School site: 500 linear feet; public playground or public park: 500 linear feet; historic district: 500 linear feet	Sec. 61-6-52; Sec. 61-6-57; Sec. 61-12-95; Sec. 61-12-96
Medical marihuana caregiver center	1000 radial feet (except in	- Drug-free zone: 1000 radial feet;	Sec. 61-3-354; Sec. 61-12- 95; Sec. 61-12-96; Sec. 61-

	M1, M2, M3 or M4 where 150 feet from land zoned R1, R2, R3, R4, R5, R6 or residential PD)	- Religious institution identified as exempt by the City Assessor: 1000 radial feet; Controlled Uses (other than arcades): 1000 radial feet. Medical marihuana provisioning center: 1000 radial feet	12-343; Sec. 61-12-443
Medical marihuana	1000 radial feet	Drug-free zone: 1000	Sec. 61-3-354; Sec. 61-12-
provisioning center		radial feet;	95; Sec. 61-12-96; Sec. 61-
		Religious institution	12-343; Sec. 61-12-344;
		identified as exempt by the	<u>Sec. 61-12-443</u>
		City Assessor: 1000 radial	
		feet;	
		Controlled Uses (other	
		than arcades): 1000 radial	
		feet.	
		Medical marihuana	
		caregiver center: 1000	
		radial feet	
Medical marihuana grower,			
medical marihuana		Drug-free zone: 1000	
processor and medical		radial feet	
marihuana secure			
transporter			

Sec. 61-12-95. Waiver of general spacing requirements.

Except for Controlled Uses, and medical marihuana caregiver centers, only the Board of Zoning Appeals may adjust the spacing requirements between land uses, as provided for in the tables in Sec. 61-12-89, Sec. 61-12-90, Sec. 61-12-91, Sec. 61-12-92, and Sec. 61-12-94 of this Code,

1	as a "locational variance" in accordance with the criteria specified in Sec. 61-4-81 of this Code and
2	where the proposed use satisfies all the following conditions:

- (1) All other applicable regulations within this zoning ordinance or this Code will be observed;
- (2) The proposed use will not be contrary to the public interest or injurious to nearby properties in the proposed location, and the spirit and intent of the purpose of the spacing regulations will still be observed;
- (3) The proposed use will not aggravate or promote a deleterious effect upon adjacent areas through causing or encouraging blight, and will not discourage investment in the adjacent areas or cause a disruption in neighborhood development; and
- (4) The establishment of the use in the area will not be contrary to any program of neighborhood conservation or interfere with any program of urban renewal.

The spacing and locational requirements for adult uses, as specified in Sec. 61-3-344 and Sec. 61-12-92 of this Code, and medical marihuana facilities, as specified in Article III, Division 12 of this Code, may not be waived. The "drug-free zone" spacing requirement for medical marihuana caregiver centers, medical marihuana grower facilities, medical marihuana processor facilities and medical marihuana provisioning centers, as specified in Sec. 61-3-3545 and Sec. 61-12-92 of this Code, may not be waived; the spacing requirement between medical marihuana caregiver centers and the "religious institution" and "Controlled Use" spacing requirements for medical marihuana caregiver centers may be modified by the Buildings, Safety Engineering and Environmental Department or the Board of Zoning Appeals as provided in Sec. 61-3-354(ef) of this Code.

Sec. 61-12-96. Waiver of spacing from schools.

20

Zoning Appeals.

1	(a)	The prohibition that relates to the location of a use, referenced in the tables in Sec. 61-12-89
2	throug	gh Sec. 61-12-94 of this Code, within five hundred (500) radial feet of a school site may be
3	waive	d by:
4		(1) The Buildings, and Safety Engineering and Environmental_Department, provided
5		that the proposed use is at least four hundred-fifty (450) radial feet from the school
6		site; or
7		(2) The Board of Zoning Appeals where the proposed use is less than four hundred fifty
8		(450) radial feet from the school site.
9	(b)	The waiver of the prohibition is subject to a finding based on evidence presented at a public
10		hearing that the establishment of the use will not impede the normal and orderly
11		development, operation, and improvement of the school.
12	(c)	Such waiver shall be documented by a statement of facts upon which such determination
13		was made and shall indicate that such use would not be injurious or harmful to the school.
14	(d)	The prohibition that relates to the location of a medical marihuana caregiver centers, medical
15		marihuana grower facilities, medical marihuana processor facilities, medical marihuana secure
16		transporters, and medical marihuana provisioning centers, within one thousand (1,000) feet
17		of a school (among other uses specified in a "drug-free zone," as defined in Sec. 61-3-353 or
18		this Code and referenced in the table of Sec. 61-12-92 of this Code) shall must not be waived
19		by the Buildings, Safety Engineering and Environmental Department, nor the Board of

DIVISION 3. SPECIFIC USE STANDARDS

2	2 Subdivision I.	Other Uses—Miscellaneous
3	3 Sec. 61-12-343. Medical marik	nuana caregiver centers <u>and medical marihuana</u>
4	4 <u>facilities</u>	
5	5 Medical marihuana caregiver centers	and medical marihuana facilities are subject to the
6	6 following:	
7	7 (1) Diameter the income of a graph	
7	7 (1) Prior to the issuance of an	y permit to operate a medical marihuana caregiver center,
8	8 and no later than Decemb	er 31 _{**} of each subsequent year, the applicant or operator
9	9 shall submit to the Buildin	gs, Safety Engineering and Environmental Department a
10	10 photocopy of the operator	r's valid and current registered primary caregiver's license
11	issued by the State of A	fichigan in accordance with the General Rules of the
12	Michigan Department of (Community Health and the Michigan Medical Marihuana
13	Act, P.A. 2008, Initiated La	nw, MCL 333.26421 et seq. Proof of such licensing shall be
14	14 required prior to the openi	ng, and as a condition for the continued operation, of any
15	15 medical marihuana caregive	e r center.
16	16 (<u>2a</u>) Medical marihuana caregiv	er centers <u>facilities</u> shall be licensed as such by <u>the State of</u>
17	Michigan and the City of	f Detroit Business License Center in accordance with
18	Chapter 24 of this Code ar	nd such licensing shall be required prior to the opening for
19	business, and as a condition	on for the continued operation, of any medical marihuana
20	20 <u>facility</u> .	
21	21 (<u>3b</u>) All signage identifying a bu	uilding as a medical marihuana caregiver center or medical
22	22 <u>marihuana facility</u> must be	removed within thirty (30) days of ceasing to do business

1		or physical abandonment of the premises of the medical marijuana caregiver center
2		or medical marihuana facility;
3	(4 <u>c</u>)	A medical marihuana caregiver center or medical marihuana facility shall must not
4		allow loitering inside or outside its premises, consumption of medical marihuana in
5		the premises, and shall must take care to prevent the transmission of any odors from
6		the medical marihuana caregiver center or medical marihuana facility to the exterior
7		of the licensed premises;
8	(<u>5d</u>)	Grower facilities are limited to a ground floor building footprint of fifteen thousand
9		(15,000) square feet, and on a parcel no larger than one (1) acre;
10	(e)	Grower facilities may not grow medical marihuana outdoors;
11	(f)	The provisions of Article III, Division 12 of this Chapter.
12	Secs. 61-12	-34 <u>34</u> –61-12-350. Reserved.
13		
14		DIVISION 6. TEMPORARY USES AND STRUCTURES
15		Subdivision B. Specific Temporary Uses Allowed
16	Sec. 61-12-	443. Prohibited temporary uses.
17	The fo	ollowing temporary uses are prohibited:
18	(1)	Sales of fireworks as defined in Sec. 61-16-82 of this Code;
19	(2)	Sales of firearms; and
20	(3)	Sales of any materials characterized by an emphasis on specified anatomical areas
21		or specified sexual activities as defined in Sec. 61-16-174 of this Code-; and
22	(4)	Medical marihuana caregiver centers and medical marihuana facilities.
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ARTICLE XIV. DEVELOPMENT STANDARDS

SUBDIVISION B. OFF-STREET PARKING SCHEDULE "A"

Sec. 61-14-56. (These other specific (Ord. No. 11-05, §2)	ed uses shall provide off-street parkin	g as follows:	
Sec. 61-14-58.5 Medical Marihuana Caregiver or Provisioning Center Facility	Medical Marihuana Caregiver <u>or</u> <u>Provisioning</u> Center <u>Facility</u>	1 per 200 square feet	same lot
Sec. 61-14-58.75 Medical Marihuana Facilities	Medical marihuana grower facility Medical marihuana processor facility Medical marihuana safety compliance facility Medical marihuana secure transporter facility	2 per 3 employees, or 1 per 800 square feet, whichever is fewer	100 feet

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ARTICLE XVI. DEFINITIONS AND RULES OF CONSTRUCTION

Subdivision L. Letter "M"

Sec. 61-16-131. Words and terms (Ma-Mg).

(Ord. No. 11-05, §1, 5-28-05;	Ord. No. 01-10, §1, 04-01-10; Ord. No. 13-11, §1, 8-23-11)
Manufactured Housing Unit	A transportable, factory-built structure that is manufactured in accordance with the federal Manufactured Housing Construction and Safety Standards Act of 1974 (42 U.S.C. Sec. 5401) and that is designed to be used as a single dwelling unit.
Manufacturing and Production (Use Category)	Uses involved in the manufacturing, processing, fabrication, packaging, or assembly of goods. Natural, man-made, raw, secondary, or partially completed materials may be used. Products may be finished or semi-finished and are generally made for the wholesale market, for transfer to other plants, or to order for firms or consumers. Goods are generally not displayed or sold on site, but if so, they are a subordinate part of sales. Relatively few customers come to the manufacturing site.
	Examples include the following uses: •Very high-impact manufacturing or processing •High-impact manufacturing or processing •High/medium-impact manufacturing or processing •Low/medium-impact manufacturing or processing •Low-impact manufacturing or processing
	Manufacturing of goods to be sold primarily on-site and to the general public are classified as Retail Sales and Service. Manufacture and production of goods from composting organic material is classified as Waste-Related uses.
Manufacturing or Processing	See Manufacturing and Production (Use Category).
Marina	Marina means a facility that offers service to the public or members of the marina for docking, loading, or other servicing recreational watercraft. Accessory uses include the following, provided they are for owners, crews, and guests: •boat storage, •food and beverage facilities, including those for consumption of beer or alcoholic liquor on the premises, and •retail facilities
Marihuana or Marijuana	That term as defined in section 7106 of the public health code, 1978 PA 368, MCL
	<u>333.7106.</u>
Massage Therapy Clinic	An establishment (excluding "adult physical culture establishments") where a licensed or certified massage therapist provides massage in compliance with applicable provisions of Chapter 32 of this Code.
Master Deed	The condominium document recording the condominium project as approved by the City, to which is attached as exhibits and incorporated by reference the approved by-laws for the project and the approved condominium subdivision plan for the project.
Master Plan	The official "Master Plan of Policies" of the City of Detroit, as referenced in the Journal of City Council, August 5, 1992, Pages 1784-1787, as amended. The Master

	Plan of Policies specifies three levels of roadway under the "transportation" designation of the City of Detroit future general land use map: freeways, major thoroughfares, and secondary thoroughfares.
Measurement	See "Linear Measurement" and "Radial Measurement."
Medical Marihuana	Marihuana intended for medical use that meets all requirements for medical
	marihuana contained in this Article, the Michigan Medical Marihuana Act MMMA,
	MMFLA, and any other applicable law. This shall not include butane hash oil or
	marihuana in any form inconsistent with the definition of usable marihuana under
	the Act.
Medical Marihuana Caregiver	A medical marihuana business operated by a registered primary caregiver that
<u>Center</u>	distributes medical marihuana, in a manner authorized by the Act, to registered
	qualifying patients as defined by the Act, or performs other activities pertaining to
	medical marihuana authorized by the Act -
	A noncommercial location operated or used by a primary caregiver to assist a
	qualifying patient connected to the caregiver through the State of Michigan's
	formal registration process in accordance with the MMMA.
Medical Marihuana Facility	A location at which a license holder is licensed to operate one of the following
(Use Category)	commercial entities authorized by the MMFLA and this Code: grower, processor,
	provisioning center, secure transporter, and safety compliance facility. A non-
	commercial location used by a primary caregiver to assist a qualifying patient
	connected to the caregiver through the State of Michigan's formal registration
	process in accordance with the MMMA is not a medical marihuana facility. These
	uses include:
	Medical marihuana grower facility
	Medical marihuana processor facility
	Medical marihuana provisioning center
	Medical marihuana safety compliance facility
	Medical marihuana secure transporter facility
Medical Marihuana Facilities	Public Act 281 of 2016, MCL 333.27101, et seq.
Licensing Act or "MMFLA"	
Medical Marihuana Grower	A commercial entity licensed by the State of Michigan that cultivates, dries,

	trims, or cures and packages marihuana for sale to a processor or provisioning
	<u>center.</u>
Medical Marihuana Processor	A commercial entity licensed by the State of Michigan that purchases marihuana
	from a grower and extracts resin for the marihuana or creates a marihuana-
	infused product for sale and transfer in packaged form to a provisioning center.
Medical Marihuana Provisioning	A commercial entity licensed by the State of Michigan that purchases marihuana
Center	from a grower or processor and sells, supplies or provides marihuana to registered
	qualifying patients, directly or through the patients' registered primary
	caregivers.
Medical Marihuana Safety Compliance Facility	A commercial entity licensed by the State of Michigan that receives marihuana
	from a marihuana facility or registered primary caregiver, tests it for
	contaminants and for tetrahydrocannabinol and other cannabinoids, returns the
	test results, and may return the marihuana to the marihuana facility.
Medical Marihuana Secure Transporter	A commercial entity licensed by the State of Michigan that stores marihuana and
Transporter	transports marihuana between marihuana facilities for a fee.
Mercado	Open air sales of new retail goods, produce, handcrafts, and the like. For zoning purposes a Mercado shall be considered the same as a store of a generally
	recognized retail nature whose primary business is the selling of new merchandise.
Soc 61-16-132 W	ords and terms (Mh-Mm).
	(Ord. No. 13-11, §1, 8-23-11; Ord. No. 23-14, §1, 07-24-14)
	The Michigan Planning Enabling Act, Public Act 33 of 2008, as amended,
(Ord. No. 13-11, §1, 8-23-11)	MCL 125.3801 et seq.
W. L	
Michigan Zoning Enabling Act (Ord. No. 13-11, §1, 8-23-11)	The Michigan Zoning Enabling Act, Public Act 110 of 2006, as amended,
	MCL 125.3101 et seq.
Michigan Medical Marihuana	Initiated Law 1 of 2008, MCL 333.26421, et seq.
Act <u>or "MMMA"</u>	
Micro Brewery	A facility licensed as such by the Michigan Liquor Control Commission that annually produces in total less than twenty thousand (20,000) barrels of beer and
	that may include therein the licensed brewery premises.

Microwave-receiving Antenna	An antenna, usually parabolic or quasi-parabolic in shape, the purpose of which is to receive signals transmitted from terrestrial transmitters.
Mixed-use building	A mixed-use building includes at least one use from at least two of the following general land use headings in the same building: Residential Uses as specified in ARTICLE XII, DIVISION 1, Subdivision B; Public, Civic and Institutional Uses as specified in ARTICLE XII, DIVISION 1, Subdivision C; Retail, Service and Commercial uses as specified in ARTICLE XII, DIVISION 1, Subdivision D; Manufacturing and Industrial Uses as specified in ARTICLE XII, DIVISION 1, Subdivision E. A building shall also be deemed to be mixed-use where it includes both: (a) An "Office, business or professional" and (b) Any other retail use(s) specified in Sec. 61-12-43 [Food and Beverage Service], Sec. 61-12-47 [Recreation/entertainment, indoor], Sec. 61-12-50 [Retail sales and service; sales-oriented] or Sec. 61-12-51 [Retails sales and service; service-oriented].
(Ord. No. 23-14, §1, 07-24-14)	

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APPENDIX A

Assignment of Specific Use Types to General Use Categories

Division 13. Letter "M"			
Specific Land Use	Use Category		
Medical marihuana grower facility	Medical marihuana facility		
Medical marihuana processor facility	Medical marihuana facility		
Medical marihuana provisioning center	Medical marihuana facility		
Medical marihuana safety compliance facility	Medical marihuana facility		
Medical marihuana secure transporter facility	Medical marihuana facility		

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- **Section 2.** All ordinances or parts of ordinances in conflict with this ordinance are repealed.
- 9 **Section 3.** This ordinance is declared necessary for the preservation of the public peace,
- 10 health, safety, and welfare of the people of the City of Detroit.
- 11 **Section 4.** This ordinance shall become effective on the eighth (8th) day after publication in
- 12 accordance with MCL 125.3401(6) and Section 4-118, paragraph 3, of the 2012 Detroit City
- 13 Charter.
- 14 Approved as to form:

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- 17 Lawrence T. García
- 18 Corporation Counsel

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